1 UNITED STATES DISTRICT COURT 2 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 3 J.L. and M.L., et al., 4 Plaintiff(s), 5 NO. C06-494P v. 6 ORDER RE: MOTION FOR MERCER ISLAND SCHOOL DISTRICT, RECONSIDERATION 7 Defendant(s). 8 9 The above-entitled Court, having received and reviewed: 10 Plaintiff's Motion for Reconsideration 11 and all exhibits and declarations attached thereto, makes the following ruling: 12 IT IS HEREBY ORDERED that, if Respondent desires to file a brief in response, it may not 13 exceed 6 pages in length and must be filed no later than **December 22, 2006.** 14 The Court considers that first point of Plaintiff's motion (regarding the incorrect Docket 15 Numbers) to be a purely clerical matter and those will be corrected without further discussion. 16 The Court further wishes to make it clear that it was the intention of the original order that 17 both the remedies of compensatory educational relief and reimbursement were to be included in the 18 considerations of the Administrative Law Judge on remand. However, since that was inadequately 19 articulated in the Order on Petition for Judicial Review, Respondent will be permitted to address that 20 subject prior to the issuance of an Amended Order. 21 The clerk is directed to provide copies of this order to all counsel of regard. 22 Melina Dated: December __14_, 2006 23 Marsha J. Pechman 24 U.S. District Judge 25

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